

International Tribunal for the

Prosecution of Persons

Responsible for Serious Violations

of International Humanitarian Law

Committed in the Territory of the Former Yugoslavia since 1991

Case No.:

IT-95-14/2-T

Date:

3 November 1999

Original:

English

IN THE TRIAL CHAMBER

Before:

Judge Richard May, Presiding

Judge Mohamed Bennouna Judge Patrick Robinson

Registrar:

Mrs. Dorothee de Sampayo Garrido-Nijgh

Decision of:

3 November 1999

PROSECUTOR

V.

DARIO KORDIĆ MARIO ČERKEZ

DECISION ON PROSECUTION REQUEST TO PROCEED BY DEPOSITION

The Office of the Prosecutor:

Mr. Geoffrey Nice

Mr. Kenneth Scott

Ms. Susan Somers

Mr. Patrick Lopez-Terres

Counsel for the Accused:

Mr. Mitko Naumovski, Mr. Leo Andreis, Mr. David F. Geneson, Mr. Turner T. Smith, Jr., Mr. Robert A. Stein, Mr. Stephen M. Sayers and Ms. Ksenija Turković, for Dario Kordić

Mr. Božidar Kovačić and Mr. Goran Mikuličić, for Mario Čerkez

Case No. IT-95-14/2-T

3 November 1999

THIS TRIAL CHAMBER of the International Tribunal for the Prosecution of Persons Responsible for Serious Violations of International Humanitarian Law Committed in the Territory of the Former Yugoslavia since 1991 ("the International Tribunal"),

BEING SEISED of two Applications to proceed by deposition filed by the Office of the Prosecutor ("Prosecution") on 3 November 1999, the first in respect of witness Michael Buffini and the second in respect of Witness T and witness Paulus Schipper (together "the Requests") for the taking of deposition evidence in accordance with Rule 71 of the Rules of Procedure and Evidence of the International Tribunal ("Rules"), due to the temporary unavailability of Judge Patrick Robinson,

NOTING the agreement of the parties to the use of this procedure for direct- and cross-examination of the witnesses Michael Buffini, Witness T and Paulus Schipper, as reflected in the transcript of 3 November 1999.

CONSIDERING that the unavailability of one of the members of the Trial Chamber must not prejudice the right of the accused to be tried without undue delay, as provided in Article 21, paragraph 4(c), of the Statute of the International Tribunal (the "Statute"),

CONSIDERING that, pursuant to Rule 71 (A) of the Rules, at the request of either party, the Trial Chamber may, in exceptional circumstances and in the interests of justice, order that deposition evidence be taken before a duly appointed Presiding Officer;

CONSIDERING the guidance on the interpretation of Rule 71 (A) by the Appeals Chamber in its Decision of 15 July 1999 in *Prosecutor v. Zoran Kupreškić et al.*¹,

FOR THE FOREGOING REASONS

AND WITH THE AGREEMENT OF THE PARTIES

¹ Decision on Appeal by Dragan Papić against Ruling to Proceed by Deposition, *Prosecutor v. Zoran Kupreškić et al.*, Case No. IT-95-16-AR73, A. Ch., 15 July 1999.

PURSUANT to Article 21 of the Statute and Rules 54, and 71 of the Rules,

GRANTS the Request and **APPOINTS** as Presiding Officers for that purpose Judge Richard May and Judge Mohammed Bennouna; and

ORDERS that during the hearings of 3 to 5 November 1999 the evidence of the witnesses Michael Buffini, Witness T and Paulus Schipper will be taken pursuant to Rule 71 and that the deposition procedure shall be as follows:

- 1. The Presiding Officers and the parties shall be robed as usual;
- 2. The hearings shall be public subject to any protective measures that may be ordered;
- 3. The record shall be transmitted to the Trial Chamber, consisting of three Judges, pursuant to Rule 71 (E).

Done in English and French, the English text being authoritative.

Richard May

Presiding

Dated this third day of November 1999 At The Hague The Netherlands

[Seal of the Tribunal]